## AFFIDAVIT

PERSONALLY appeared before	
PERSONALLY appeared before me, the undersigned officer of said court  who stated under oath that	
did on or about it	
day of Ankiony, 1995, unlawfully and willfully	
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and carry alling a 1973	
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0,77)-21/	- En
CASE ORGANIZATION PROPERTY OF PROPERTY OF THE	
Larcens Grand 97-17-41	
against the peace and dignity of the state and/or against the ordinances of City of Winona and within the corporate limits of said city.	s
+ mancly wood	
AFFIANT	
SWORN TO AND SUBSCRIBED BEFORE ME, this the 5th day of, 19 95.	
Defendant may be released on bail upon making bail bond in the am	ount
A #	nme
the 4th day of Johnson, 1995, at 2:00m. o'clock.	
1 law Amunitar	2
(SEAL) Municipal Judge, Court Clark	K,
Deputy Cherk	

	RETURN TO · · · WINO A PIN J AGE DATE OF BIRTH  HARGES FILED:  CAPIAS NUMBER
PROSECUTOR: City Attorney County Attorney District  PLEA: Nolo Contendere Not Guilty Guilty  TRIAL RESULT: Not Guilty Guilty Dismissed  CHARGES: SAME A	Attorney  CAUSE NUMBER:  NAME OF COURT:  JUDGE (MAGISTRATE)  AS ABOVE REDUCED TO:
DISPOSITION(s) (If more than one, indicate for which charge.)	
NO BILLED	
	\$Costs
CASE PRESENTED - PROSECUTION REFUSED	Day(s) County Jail and \$ & Costs
DISMISSED AT TIME OF EXAMINING TRIAL	Month(s) County Jail &\$ & Costs
DISMISSED BY STATE'S MOTION	Month(s) Probation
SENTENCED TOYEARS IN (NAME OF NSTITUTION)	Year(s) Probation
ND / OR \$FINE	Month(s) Probation & \$ & Costs
ONCURRENT WITH OTHER	Month(s) and Sentence Suspended
ONSECUTIVE WITH OTHER	Year(s) and Sentence Suspended
	PERSON WRITING DISPOSITION

DELETED from the Subject's record and transcript.

R who files charges and prepares the necessary follow up report will PREPARE A DISPOSITION SHEET. The information requested in t tion is ESSENTIAL. It MUST be completed in detail.

delivering the Offense Report and any Supplement Reports to the Prosecutor will make certain that a completed Disposition Sheet is ith the reports.

FOR, for REASONS stated in paragraph one, is URGED to complete their portion of the form immediately after Court Disposition.